

UNITED STATES BANKRUPTCY COURT
DISTRICT OF SOUTH CAROLINA

IN RE:

Kevin Scott Murdock

DEBTOR

Address: 118 James Street, Greenville SC 29609

Last four digits of Social-Security or Individual Tax-
Payer-Identification (ITIN) No(s), (if any): 8595

CASE NO: 25-00037-hb

CHAPTER: 11

NOTICE OF MOTION/APPLICATION AND
OPPORTUNITY FOR HEARING

NOTICE OF MOTION TO DISMISS CASE

Kevin Scott Murdock has filed papers with the court to Dismiss Case.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the court to [relief sought in motion or objection], or you want the court to consider your views on the motion, then within (21) days of service of this notice, you or your attorney must:

File with the court a written response, return, or objection at:

1100 Laurel Street
Columbia, SC 29201

Responses, returns, or objections filed by an attorney must be electronically filed in ecf.scb.uscourts.gov.

If you mail your response, return, or objection to the court for filing, you must mail it early enough so the court will **receive** it on or before the date stated above.

You must also send a copy to: Robert H. Cooper, The Cooper Law Firm, 1610 Gowdeysville Road, Gaffney SC 29340.

Attend the hearing scheduled to be heard on May 7, 2025 at 10:30 a.m. at the United States Bankruptcy Court, **C.F. Haynsworth Federal Building & U.S. Courthouse**, 300 East Washington Street Greenville, SC 29601.

If no response, return, and/or objection is timely filed and served, no hearing will be held on this motion, except at the direction of the judge.

If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion and may enter an order granting that relief prior to the scheduled hearing date, if determined to be appropriate.

/s/Robert H Cooper
Robert H Cooper, DCID#5670
The Cooper Law Firm
1610 Gowdeysville Road
Gaffney, SC 29340
(864) 271-9911

Dated this 3rd day of April 2025.

UNITED STATES BANKRUPTCY COURT
DISTRICT OF SOUTH CAROLINA

In re:

Case No. 25-00037-hb

Kevin Scott Murdock

118 James Street

Chapter 11

Greenville, SC

Debtor in possession

DEBTOR'S MOTION TO DISMISS CASE

This matter came before this Honorable Court on Motion of the Debtor in Possession, Kevin Scott Murdock, through his undersigned counsel, to Dismiss this Chapter 11 case. The Debtor filed his chapter 11 petition on January 4, 2025, commencing the bankruptcy reorganization. The "automatic stay" was immediately invoked upon the filing, which among other things "stayed" a foreclosure sale of the debtor's real properties that was to occur on January 6, 2025. The filing of the chapter 11 petition also provided the Debtor the opportunity to reorganize his financial commitments, which included providing additional time to negotiate a resolution with the foreclosing creditors, who were Regency Financial, LLC and First Carolina Holdings, LLC.

Since the filing of the petition, the Debtor has remained in possession and control of his assets and has continued to attempt to negotiate settlement terms with the foreclosing creditors, and others. The majority of the Debtor's debts listed in the bankruptcy schedules are contingent liabilities stemming from multiple failed businesses the Debtor had owned, and therefore, a number of those creditors may not have a legitimate claim against the individual Debtor at all.

The claims of Regency Financial, LLC and First Carolina Holdings, LLC are legitimate claims against the Debtor, stemming from mortgage loans against two commercial properties owned by one of the Debtors' prior businesses as he executed a personal guarantee as to those creditor contracts. However, these creditors have since "credit bid" the two commercial properties via a foreclosure sale, and they have since been liquidating equipment that was also under lien to them. A

large amount of the balance of the debts consists of interest at sixty (60) percent, plus attorney's fees and court costs. Therefore, the Debtor was of the opinion that there may be room for compromise.

During the course of the chapter 11 case, the Debtor was approached by an investor seeking to purchase the assets of the Debtor's former medical business, which included a laboratory. He, therefore, is interested in negotiating a settlement with Regional Financial and First Carolina Holdings, LLC and the Debtor's other legitimate creditors. The assets of the former business that include two commercial properties within which the Debtor had conducted business, through the former business, were "credit bid" by Regency and First Carolina Holdings, and the investor is interested in perhaps purchasing one of those commercial properties, plus equipment and other assets under the control of the two lenders. Additionally, the investor would hire the debtor, Murdock, to assist in the operations of a new business entity he would commence.

In that regard the investor has drafted a proposal to present to the Debtor, Regency and First Carolina. This is the reason that the Debtor withdrew his response to the Motion to Vacate the "automatic stay" filed by Regency and First Carolina Holdings as he is anticipating making the proposal For a "global settlement" on behalf of the Debtor shortly. As part of that proposal, both the Debtor and the investor have requested that the undersigned counsel file a Motion to Dismiss the chapter 11 case, so they can be free to negotiate with all lenders, including Regency Financial LLC and First Carolina Holdings, LLC.

WHEREFORE, the Debtor now comes before this Honorable Court, by and through his undersigned counsel, requesting an Order Dismissing the Debtor's case. Because the Office of United States Trustee in its Motion to Dismiss or Convert, requests that if the Court enters an Order dismissing the case, it do so with prejudice, and because Regency Financial LLC and First Carolina Holdings LLC filed a "like" Motion, the Debtor is not adverse to having the case Dismissed with Prejudice. The Debtor asks the Court to review the matter, and enter its Order, therefore, Dismissing the Debtor's case with Prejudice for one year.

/s/ Robert H Cooper *RHC*
Robert H Cooper, DCID#5670
The Cooper Law Firm
Attorneys for Debtor
1610 Gowdeysville Road
Gaffney, South Carolina 29340

Dated this 3rd day of April, 2025

UNITED STATES BANKRUPTCY COURT
DISTRICT OF SOUTH CAROLINA

In re:

Case No. 25-00037-hb

KEVIN SCOTT MURDOCK

Chapter 11

Debtor in possession

Certificate of Service

I hereby certify that I did on the date stated below, serve a copy of the "Motion To Dismiss Debtor's Case" on all creditor's listed on the Clerk's latest mailing matrix. I further certify that I served those parties participating in the Clerk's electronic filing system in that fashion. For those parties not so participating, I served them via United States Mail First Class with sufficient postage affixed thereto.

/s/Robert H Cooper

Robert H Cooper, DCID#5670

1610 Gowdeysville Road

Gaffney, South Carolina, 29340

(864) 271-9911 phone

rhcooper@thecooperlawfirm.com

Dated this 3rd day of April, 2025

Label Matrix for local noticing
0420-6
Case 25-00037-hb
District of South Carolina
Greenville
Thu Apr 3 16:40:58 EDT 2025

14 South Main, LLC
CO MARY CASKEY
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ADITXT
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Richmond, VA 23219-1441

ADL Health
14220 Northbrook Drive Ste 600
San Antonio, TX 78232-5000

AMBER GLIDEWELL
CO CASSIDY COATES ET AL
PO BOX 10529
GREENVILLE SC 29603-0529

AP Professional Security LLC
300 Pettigru St Ste 20
Greenville, SC 29601-3113

AR Funding
126 Millport Circle #100
Greenville SC 29607-5566

AVIOQ INC
104 T.W. Alexander Dr
Research Triangle PA, NC 27709

Acumen IT
3620 Pelham Road
Greenville, SC 29615-5044

Adams and Reese LLP
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Birmingham, AL 35287-0001

Agilent Technologies
4187 Collections Center Dr
Chicago, IL 60693-0001

Air Science LLC
120 6th St
Fort Myers, FL 33907-1554

Alexander Pattera
104 S. Calhoun St.
Greenville SC 29601-4042

American Express National Bank
c/o Becket and Lee LLP
PO Box 3001
Malvern PA 19355-0701

American Laboratory Solutions
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Daniels Island, SC 29492-8180

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Lawrence, NY 11559-1023

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Sherman, TX 75090-1916

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2868 Action Rd Ste 207
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LEXINGTON SC 29073-8199

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655H FAIRVIEW ROAD BOX 333
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ORLANDO FL 32819-8639

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CAROLINA SHRED
1682 KATY LANE
FORT MILL SC 29708-8974

CHERNOFF NEWMAN
1411 GERVAIS ST
COLUMBIA SC 29201-3379

CITY OF GREENVILLE
PARKING ENFORCEMENT
GREENVILLE SC 29609

CLINICAL LAB SALES TRAINING LLC
10751 FOLKESTONE WAY
WOODSTOCK MD 21163-1313

CLOUDFUND, LLC
400 REKKA BLVD, STE 165-101
SUFFERN NY 10901

CLSI
PO BOX 645766
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COMMIT SERVICES INC
244 5TH AVE STE 1218
NEW YORK NY 10001-7604

COMPLIANCELINE LLC
8615 CLIFF CAMERON DR STE 290
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CPT MEDICAL, INC.
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DIAZYME LABORATORIES
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DIVERSIFIED MEDICAL HEALTHCARE, INC.
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GREENVILLE SC 29615-5845

DIVERSIFIED PROPERTIES 2, LLC
6000A PELHAM ROAD
GREENVILLE SC 29615-5845

DIVERSIFIED PROPERTY VENTURES, LLC
6000A PELHAM ROAD
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OTTAWA ON K2C 3H4

DPX LABS LLC
19 TECHNOLOGY CIRCLE
COLUMBIA SC 29203-9591

DRUG TESTING FOR LESS
1887 MCFARLAND PARKWAY
ALPHARETTA GA 30005-8341

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96 BROAD STREET
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CO RAY YARBOROUGH, ESQ.
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FISHER HEALTHCARE
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LEGACY CAPITAL 26, LLC
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STAMFORD CT 06902-8700

LGC CLINICAL DIAGNOSTICS INC
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Bankruptcy Unit
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Raleigh, NC 27602-1168

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Raleigh NC 27602-1168

ONGEN, INC.
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Stephanie Goddard Opet
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PANGEA LABORATORY
14762 BENTLEY CIRCLE
TUSTIN CA 92780-7226

PATIA EUROPE S.L.
SAN SEBASTIAN PR 00685

PAVEA LLC
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PEAK SCIENTIFIC
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NORTH BILLERICA MA 01862-2524

PEARL PATHWAYS
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PO BOX 749397
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PLUS INC
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PULSE CONSULTING
2400 VETERANS MEM BLVD 510
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QUEST DIAGNOSTICS ATL
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ATLANTA GA 30374

Quantum3 Group LLC as agent for
CF Medical LLC
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Kirkland, WA 98083-0788

RADLA CAPITAL, LLC
161-10A UNION STREET 2ND FLOOR
FLUSHING NY 11366

RAININ
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NEWARK NJ 07188-3505

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REGENCY FINANCE, LLC
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ROBERT THOMAS, ESQ
CO SC DEPT OF REV
300A OUTLET POINTE BLVD
COLUMBIA SC 29210-5666

ROCHE DIAGNOSTICS CORP
MAIL CODE 5508
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Recovery of Judgment
1407 Broadway, Fl 29
New York, NY 10018-2497

Regency Finance LLC
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SC DEPT OF REVENUE
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SC Department of Revenue
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GREENSBORO NC 27415-3030

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SETHI LABORATORIES LLC
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SHRED AMERICA
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FORT MILL SC 29708-8974

SITELABS LLC
10131 CLEMSON BLVD
SENECA SC 29678-0818

SOUTHERN FIRST BANK
CO AMBER GLIDEWELL, ESQ
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SPEAK STRATEGIC
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PO BOX 45625
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Attn: Bankruptcy
P.O. Box 630147
Littleton, CO 80163-0147

State of South Carolina, Office of the Attor
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Synapse
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Seattle WA 98101-3150

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TECAN US
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TFORCE FREIGHT
PO BOX 650690
DALLAS TX 75265-0690

TIMOTHY HODGE
CO WILLIAM SMITH, ESQ
PO BOX 2048
GREENVILLE SC 29602-2048

TIS INTERNATIONAL USA INC
PO BOX 7109
SAN FRANCISCO CA 94120-7109

TOP FLIGHT STAFFING
PO BOX 51135
PIEDMONT SC 29673-2135

TOX CREW INC
9111 CROSS PARK DR
KNOXVILLE TN 37923-4506

TRANSLATIONAL SOFTWARE
7683 S.E. 27TH STREET #352
MERCER ISLAND WA 98040-2804

TRI COUNTY RENTALS
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EASLEY SC 29640

The Goldsmith Company
451 Haywood Rd
Greenville SC 29607-4307

US Trustee's Office
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Winter Park FL 32789-7401

U.S. Bank NA dba Elan Financial Services
Bankruptcy Department
PO Box 108
Saint Louis MO 63166-0108

UPS
PO BOX 7247-0244
PHILADELPHIA PA 19170-0001

United Healthcare
Attn: CDM/Bankruptcy
185 Asylum Street -03B
Hartford CT 06103-3408

United States of America
c/o Beth C. Warren, Esq.
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GREENVILLE SC 29615-5845

VESSELL MEDICAL
6000 A PELHAM ROAD
GREENVILLE SC 29615-5845

VOX FUNDING SPV1, LLC
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Andrew Warner
DOJ-Civ
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Zach Weaver
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Wells Fargo Bank NA
Attn: Bankruptcy
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3rd Floor
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YOURGENE HEALTH
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MIAMI BEACH FL 33139-2538

ZEPTO METRIX/ANTYLIA
14957 COLLECTION CENTER DR
CHICAGO IL 60693-0149

ZERION GROUP
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MAITLAND FL 32794-0411

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

BAERIES INC
PO Box 14403
Durham, NC 27709

CARDMEMBER SERVICES
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SAINT LOUIS MO 63179

IRS MDP 39
1835 ASSEMBLY ST, RM 469
COLUMBIA SC 29201

Indiana Department of Revenue
100 North Senate Avenue N-240 MS 108
Indianapolis, IN 46204

MEDLINE INDUSTRIES INC
DEPT CH 14400
PALATINE IL 60055

PIEDMONT NATURAL GAS
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